SLS 23RS-238

ORIGINAL

2023 Regular Session

SENATE BILL NO. 40

BY SENATOR FOIL

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

ETHICS. Allows the use of summary proceedings in matters pending before the Ethics Adjudicatory Board. (8/1/23)

1	AN ACT
2	To enact R.S. 42:1141.7 and 1141.8, relative to motions and exceptions; to provide for a
3	motion for summary judgment for matters pending before the Ethics Adjudicatory
4	Board; and to provide for related matters.
5	Be it enacted by the Legislature of Louisiana:
6	Section 1. R.S. 42:1141.7 and 1141.8 are hereby enacted to read as follows:
7	§1141.7. Motions and exceptions
8	A. Motions and exceptions may be made before, during, or after a public
9	hearing.
10	B. Any motion or exception made before or after the public hearing shall
11	be filed with the appropriate panel of the Ethics Adjudicatory Board. Any
12	contradictory motion or exception shall be accompanied by a memorandum
13	which shall set forth a concise statement of the grounds upon which the relief
14	sought is based and the legal authority therefor.
15	<u>§1141.8. Summary judgment</u>
16	A. A motion for summary judgment may be filed by the Board of Ethics
17	or the respondent without leave of the Ethics Adjudicatory Board and without

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1	an agreement by any other party to the use of summary judgment procedure,
2	at any time before, during, or after a public hearing on the merits.
3	B. After an opportunity for adequate discovery, a motion for summary
4	judgment shall be granted if the motion, memorandum, and supporting
5	documents show that there is no genuine issue as to a material fact and that the
6	mover is entitled to judgment as a matter of law.
7	C. Documents that may be filed in support of or in opposition to the
8	motion are:
9	(1) Pleadings.
10	(2) Memoranda.
11	(3) Affidavits.
12	(4) Depositions.
13	(5) Answers to interrogatories.
14	(6) Written stipulations.
15	(7) Admissions.
16	(8) The Board of Ethics' investigative file.
17	(9) All records and documents in the possession of the Board of Ethics,
18	which may be received in the form of copies or excerpts or by incorporation by
19	reference, which shall be made available to the respondent prior to the hearing
20	on the motion for summary judgment.
21	(10) Any other documents commonly accepted by reasonably prudent
22	people in the conduct of their affairs that have probative value.
23	D. The Ethics Adjudicatory Board may exclude incompetent, irrelevant,
24	immaterial, or unduly repetitious evidence.
25	E. An objection to an evidentiary offer may be made and shall be noted
26	in the record. When an objection to an evidentiary offer is sustained by the
27	Ethics Adjudicatory Board, the subject evidence shall be considered proffered
28	into the record with or without a motion.
29	F.(1) The burden of proof rests with the mover. Nevertheless, if the

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1	mover will not bear the burden of proof at the public hearing on the merits of
2	the issue before the Ethics Adjudicatory Board on the motion for summary
3	judgment, the mover's burden on the motion does not require him to negate all
4	essential elements of the adverse party's claim, action, or defense, but rather to
5	point out to the board the absence of factual support for one or more elements
6	essential to the adverse party's claim, action, or defense.
7	(2) The burden is on the adverse party to produce factual support
8	sufficient to establish the existence of a genuine issue of material fact or that the
9	mover is not entitled to judgment as a matter of law.
10	G. The Ethics Adjudicatory Board may render a summary judgment
11	dispositive of a particular issue or defense in favor of one or more parties even
12	though the granting of the summary judgment does not dispose of the entire
13	case as to that party or parties.
14	H. The Ethics Adjudicatory Board may render or affirm a summary
15	judgment only as to those issues set forth in the motion under consideration by
16	the board at that time.
17	I. Notice of the hearing on the motion for summary judgment shall be
18	transmitted to the Board of Ethics through the secured electronic file transfer
19	system and to the respondent through his counsel of record, or if no counsel of
20	record, to the respondent, by either email or regular mail to the last known
21	email or mailing address provided by the respondent's counsel of record or
22	respondent to the Ethics Adjudicatory Board.
23	J. The denial of a motion for summary judgment by the Ethics
24	Adjudicatory Board is an interlocutory judgment and is not appealable
25	<u>pursuant to R.S. 42:1142(A).</u>

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Matt DeVille.

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Proposed law authorizes the use of motions and exceptions by any party in matters before

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the Ethics Adjudicatory Board. Provides procedure for the use of a motion for summary judgment.

<u>Proposed law</u> authorizes a motion for summary judgment to be filed by the Board of Ethics or the respondent without leave of the Ethics Adjudicatory Board and without an agreement by any other party to the use of summary judgment procedure, at any time before, during, or after a public hearing on the merits.

<u>Proposed law</u> provides that after a period of adequate discovery, a motion for summary judgment shall be granted if the motion, memorandum, and supporting documents show that there is no genuine issue as to a material fact and that the mover is entitled to judgment as a matter of law.

<u>Proposed law</u> provides that pleadings, memoranda, affidavits, answers to interrogatories, written stipulations, admissions, the Board of Ethics' investigative file, all records and documents in the possession of the Board of Ethics, and any other documents that have probative value commonly accepted by reasonably prudent people in the conduct of their affairs may be filed in support of or in opposition to a motion for summary judgment.

<u>Proposed law</u> provides that the burden of proof is on the mover and further provides the burden is on the adverse party to produce factual support sufficient to establish the existence of a genuine issue of material fact or that the mover is not entitled to judgment as a matter of law.

<u>Proposed law</u> provides that the Ethics Adjudicatory Board may render summary judgment dispositive of a particular issue or defense in favor of one or more parties even though the granting of the summary judgment does not dispose of the entire case as to that party or parties. Further provides that the Ethics Adjudicatory Board may render or affirm summary judgment only as to those issues set forth in the motion under consideration by the board at that time.

<u>Proposed law</u> provides that notice of the hearing on the motion for summary judgment shall be transmitted to the Board of Ethics through the secured electronic file transfer system and to the respondent through his counsel of record, or if no counsel of record, to the respondent, by either email or regular mail to the last known email or mailing address provided by the respondent's counsel of record or respondent to the Ethics Adjudicatory Board.

<u>Proposed law</u> provides that a denial of a motion for summary judgment is an interlocutory judgment and is not appealable pursuant to <u>present law</u>.

Effective August 1, 2023.

(Adds R.S. 42:1141.7 and 1141.8)